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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/658,142	09/09/2003	Ed H. Frank	14184US02	5401
	7590 05/29/200 S HELD & MALLOY,	EXAMINER		
	DISON STREET	PARK, JUNG H		
CHICAGO, IL	60661		ART UNIT	PAPER NUMBER
			2619	
			MAIL DATE	DELIVERY MODE
			05/29/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Application	on No.	Applicant(s)					
		10/658,14	.2	FRANK, ED H.					
		Examiner		Art Unit					
		JUNG PA	RK	2619					
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
WHIC - Exter after - If NC - Failu Any (	ORTENED STATUTORY PERIOD FOR REF CHEVER IS LONGER, FROM THE MAILING asions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. It period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state ply received by the Office later than three months after the material part of the provided patent term adjustment. See 37 CFR 1.704(b).	DATE OF THE 1.136(a). In no eviction will apply and witte, cause the app	IIS COMMUNICATION ent, however, may a reply be tin II expire SIX (6) MONTHS from lication to become ABANDONE	N. nely filed the mailing date of this of D (35 U.S.C. § 133).	•				
Status									
1)[\	Responsive to communication(s) filed on 16	S January 200	R						
•	Responsive to communication(s) filed on <u>16 January 2008</u> .  This action is <b>FINAL</b> .  2b) This action is non-final.								
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is								
٥,١	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims	·							
· · _	· _								
•	Claim(s) <u>1-32</u> is/are pending in the application.								
	4a) Of the above claim(s) is/are withdrawn from consideration.								
	5) Claim(s) is/are allowed. 6) Claim(s) <u>1-32</u> is/are rejected.								
· ·	Claim(s) <u>7-32</u> is/are rejected.  Claim(s) is/are objected to.								
•	Claim(s) are subject to restriction and	d/or election r	aguirement						
اـــا(٥	claim(s) are subject to restriction and	u/or election i	equirement.						
Applicati	on Papers								
9)	The specification is objected to by the Exam	iner.							
10)	The drawing(s) filed on is/are:  a)∏ a	accepted or b)	$\square$ objected to by the ${\mathfrak l}$	Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority ι	ınder 35 U.S.C. § 119								
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>									
2)  Notic 3)  Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date		4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate					

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#### **DETAILED ACTION**

# Response to Remark

1. This communication is considered fully responsive to the Pre-Brief Conference request filed on 01/16/2008.

Applicant's request for reconsideration of the finality of the rejection of the last
 Office action is persuasive and, therefore, the finality of that action is withdrawn.
 However, a new ground of 103 rejection is applied with a second reference as final rejection.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-9, 11-19, 21-29, 31, and 32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wang et al. (US 5875185, "Wang") in view of Moelard et al. (US 5371738, "Moelard").

Regarding claims 1 and 21, Wang discloses a method [and a system] for providing location based configuration in a hybrid wired/wireless network, the method comprising:

- moving a location (moving of MTa using location message, see 104 fig.9A) of a network device (MTa, see 102 fig.9A) within the hybrid wired/wireless network (as shown in fig.4), the network device being movable within the hybrid wired/wireless network (Mobile Terminal is movable, see fig.4);

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- determining configuration information (connecting message, see 104 fig.9A)
 corresponding to the determined location of the network device (MTa moves from old BS to new BS, see 104 fig.9A); and

- communicating the determined configuration information to the network device (determines if MTa's mobility, see 108 and 110 fig.9A) for providing location based configuration of the network device (110 fig.9A and fig.9B).

Wang discloses that a mobile station moves to a new coverage area where it will be located by sending a location message of the new base station to the original base station, but Wang does not explicitly disclose the limitation of "identifying a location of a mobile station. That is, finding the new coverage area where the mobile device will be belonged by the new base station is equivalent to identifying a location of the mobile device. However, the examiner provides a second reference to meet the limitation.

Moelard discloses the method of identifying the location of the mobile wireless station relative to the base station (see col.2, ln.57-58). Therefore, it would have been obvious to one of ordinary skill in the art at the time of applicant's invention to apply the method of identifying a location of a mobile device of Moelard into the hand over method of Wang in order to provide seamless service during the hand over of mobile device.

Regarding claim 2, Wang disclose, "wherein the network device is selected from the group consisting of an access device (Mobile Terminal, see 64 fig.4), an access point (BS, see 60a-b fig.2) and a switching device (switch, see 54 fig.4)."

Regarding claim 3, Wang discloses, "further comprising discovering configuration information from at least one of a database, and a memory associated with at least one of the access point and the switching device (databases, see fig.8A and 108 fig.9A)."

Regarding claim 4, Wang discloses, "wherein the discovering further comprises scanning the database and the memory by the access device, access point and switching device to discover the configuration information (scanning for comparison, see 108 fig.9A)."

Regarding claim 5, Wang disclose, "wherein the determining further comprises scanning at least one RF channel by at least one of the access point and the access device to discover the configuration information (wireless transmission, see col.2, In.1-6)."

Regarding claim 6, Wang lacks discloses, "wherein the RF channel is at least one of a broadcast channel and a setup channel (col.2, ln.1-6)."

Regarding claim 7, Wang discloses, "further comprising updating the network device with the communicated configuration information (116 fig.9B)."

Regarding claim 8, Wang discloses, "further comprising dynamically updating the network device with the communicated information whenever it is determined that at least one network setting corresponding to a location of the network device has changed (seamless handoff as described in 9A-B)."

Regarding claim 9, Wang discloses, "wherein the determined information is at least one of bandwidth etiquette and sharing rules, channel availability, preferred channel, and available communication protocols (114 fig.9B)."

**Regarding claim 11**, it is a claim corresponding to claim 1, except the limitation of "a computer-readable medium (a program for implementing flow charts, 9A-B) and is therefore rejected for the similar reasons set forth in the rejection of claim 1.

Regarding claims 12-19, they are claims corresponding to claims, 2-9, respectively and are therefore rejected for the similar reasons set forth in the rejection of the claims.

Regarding claims 22-29, they are claims corresponding to claims, 2-9, respectively and are therefore rejected for the similar reasons set forth in the rejection of the claims.

Regarding claim 31, Wang discloses, "further comprising at least one querying agent for querying a network device for location information (not shown agent for controlling databases, see fig.8B)."

Regarding claim 32, Wang discloses, "further comprising at least one informing agent for informing at least one of the access point, access device and switching device

of at least one network parameter related to location based configuration (not shown agent for informing location, see the flow chart of fig.9A).

4. Claims 10, 20, and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wang in view of Moelard and further in view of Augart (US 7200673, "Augart").

Regarding claims 10, 20, and 30, Wang discloses, "triangulating locations of network routing devices named in the received routing information to determine the location of the network device (as shown in fig.4)", but lacks what Augart discloses, "wherein the determining further comprises: sending a ping message (a probe packet, see 150 fig.2 and col.4, In.56-67) to at least one network routing device; receiving routing information associated with the ping message (TTL values, see col.4, In.56-67)." Therefore, it would have been obvious to one of ordinary skill in the art at the time of applicant's invention to apply the probe packet taught by Augart into the hybrid network of Wang and Moelard in order to determine a geographical location of a network device for seamless service on a network.

### Response to Arguments

5. Applicant's arguments in Pre-Brief Conference request with respect to claims 1, 11, and 21, and 10, 20, and 31 have been considered but are not persuasive.

At pages 2-4, applicant argues that Wang fails to disclose, "identifying a location of a network device within the hybrid wired/wireless network, the network device being movable within the hybrid wired/wireless network."

In reply, Wang discloses that a mobile station moves to a new coverage area where it will be located by sending a location message of the new base station to the

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original base station. That is, finding a new coverage area where the mobile device will be belonged by the new base station is equivalent to identifying a location of the mobile device. However, the examiner provides a second reference to meet the limitation.

Moelard discloses the method of identifying the location of the mobile wireless station relative to the base station as described in col.2, In.57-58. Therefore, the examiner respectively disagrees.

#### Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

#### **Contact Information**

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jung Park whose telephone number is 571-272-8565. The examiner can normally be reached on Mon-Fri during 6:15-3:45.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edan Orgad can be reached on 571-272-7884. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

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applications may be obtained from either Private PAIR or Public PAIR. Status

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have questions on access to the Private PAIR system, contact the Electronic Business

Center (EBC) at 866-217-9197 (toll-free).

Jung Park Patent Examiner

/Edan Orgad/

Supervisory Patent Examiner, Art Unit 2619